

**In the United States Patent and Trademark Office**

Applicants:	Michael John Faulks et al.	Docket No.:	14676.14
Serial No.:	unknown	Group:	unknown
Filed:	July 6, 2001	Examiner:	unknown
For:	SYSTEM FOR DISPENSING PLURALITY OF WET WIPES		
Express Mail	EF210540411US	Date:	July 6, 2001

**Combined Declaration and Power of Attorney  
Continuation-In-Part Patent Application  
Joint Inventors**

ASSISTANT COMMISSIONER FOR PATENTS  
Washington, D.C. 20231

Sir:

As the below-named inventors, we hereby declare that:

Our respective residence addresses, post office addresses and citizenship designations are as stated below, next to our names.

We believe that we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought in the patent application entitled:

**SYSTEM FOR DISPENSING PLURALITY OF WET WIPES**

the specification of which is attached hereto.

We hereby state that each of us has reviewed and understands the contents of the above-identified specification, including the claims and any accompanying drawings, as amended by any amendment specifically referred to in the oath or declaration

We acknowledge our duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, section 1.56.

We further acknowledge our duty to disclose information which is material to the examination of this application and which became available between the filing date of prior application serial number 09/841323 entitled "SYSTEM FOR DISPENSING PLURALITY OF WET WIPES" and the national or PCT international filing date of the present continuation-in-part application.

As the named inventors, we hereby appoint the following attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected herewith:

Michael J. Bendel, Reg. No. 39605; Patricia A. Charlier, Reg. No. 38840; Thomas J. Connelly, Reg. No. 28404; Gregory E. Croft, Reg. No. 27542; Jeffrey B. Curtin, Reg. No. 37601; Ralph H. Dean, Jr., Reg. No. 41550; Alyssa A. Dukowski, Reg. No. 40596; Randall W. Fieldhack, Reg. No. 43611; Steven D. Flack, Reg. No. 40608; Thomas M. Gage, Reg. No. 33385; Scott B. Garrison, Reg. No. 39198; Joseph P. Harps, Reg. No. 28854; William D. Herrick, Reg. No. 25468; Kyle K. Kappes, Reg. No. 34846; John P. Kirby, Jr., Reg. No. 25348; Nancy M. Klembus, Reg. No. 40051; Christos S. Kyriakou, Reg. No. 42776; Nicholas N. Leach, Reg. No. 31776; William W. Letson, Reg. No. 42797; Thomas J. Mielke, Reg. No. 31399; Douglas L. Miller, Reg. No. 30406; Thomas M. Parker, Reg. No. 42063; Sebastian C. Pugliese III, Reg. No. 42091; James B. Robinson, Reg. No. 34912; Karl V. Sidor, Reg. No. 32597; Douglas H. Tulley, Reg. No. 34743; Sue C Watson, Reg. No. 38850; Patrick C. Wilson, Reg. No. 31893; and Paul Y. Yee, Reg. No. 29460.

Please send all correspondence to Michael J. Bendel, Kimberly-Clark Worldwide, Inc., 401 North Lake Street, Neenah, Wisconsin 54956.

Our representative may be reached at: (920) 721-6854.

We hereby declare that:

1. All statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and
2. These statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of this application or any patent issued thereon.

First Named Inventor's Full Name:

Michael John Faulks

First Named Inventor's Signature:

Date of Execution of this Document by First Named Inventor:

First Named Inventor's Country of Citizenship:

First Named Inventor's Residence Address:

First Named Inventor's Post Office Address:

Second Named Inventor's Full Name:

Michael John Faulks

Date:

United States of America

2320 Fiesta Court

Neenah, WI 54956

Same as Residence Address

Second Named Inventor's Full Name:

Yung Hsiang Hung

Second Named Inventor's Signature:

Date of Execution of this Document by Second Named Inventor:

Second Named Inventor's Country of Citizenship:

Date:

United States of America

2420 W. Seneca Drive

Appleton, WI 54914

Same as Residence Address

Second Named Inventor's Residence Address:

Second Named Inventor's Post Office Address:

Third Named Inventor's Full Name:

Jennifer Cappel Larson

Third Named Inventor's Signature:

Date of Execution of this Document by Third Named Inventor:

Third Named Inventor's Country of Citizenship:

Third Named Inventor's Residence Address:

Third Named Inventor's Post Office Address:

Fourth Named Inventor's Full Name:

Date:

United States of America  
1545 Maricopa Drive  
Oshkosh, WI 54904

Same as Residence Address

Fourth Named Inventor's Signature:

Date of Execution of this Document by Fourth Named Inventor:

Fourth Named Inventor's Country of Citizenship:

Steven John Romme

Date:

United States of America  
3409 Brooks Road  
Oshkosh, WI 54904

Same as Residence Address

Fourth Named Inventor's Residence Address:

Fourth Named Inventor's Post Office Address:

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